## **Responsibility for Payment of Appointed Attorneys**

Case Type	Applicable Code Section	Rate	Send Claims to:
Adult Criminal Case Prefix M or F	PC987.2 (a) In any case in which a person, including a person who is a minor, desires but is unable to employ counsel, and in which counsel is assigned in the superior court to represent the person in a criminal trial, proceeding, or appeal, the following assigned counsel shall receive a reasonable sum for compensation and for necessary expenses, the amount of which shall be determined by the court, to be paid out of the general fund of the county.	Misdemeanors \$65/hour Felonies \$85/hour Murder \$100/hour Capital Case \$150/hour (eff. 7/2011)	San Luis Obispo County Administrative Office Attn: Accounts Payable 1055 Monterey Street, D430 San Luis Obispo, CA 93408
Investigators Case Prefix M, F or JV	PC987.2 (f) In any case in which counsel is assigned as provided in subdivision (a), that counsel appointed by the court and any court-appointed licensed Private investigator shall have the same rights and privileges to information as the public defender and the public defender investigator (see above) PC987.3. Whenever in this <b>code</b> a court-appointed attorney is entitled to reasonable compensation and <u>necessary expenses</u> , the judge of the court shall consider the following factors, no one of which alone shall be controlling:	\$65/hour	San Luis Obispo County Administrative Office Attn: Accounts Payable 1055 Monterey Street, D430 San Luis Obispo, CA 93408  A court order approving payment to the investigator is required by the County
Juvenile Delinquency (600's) Case Prefix JV	PC987.2 (a) In any case in which a person, including a person who is a minor, desires but is unable to employ counsel, and in which counsel is assigned in the superior court to represent the person in a criminal trial, proceeding, or appeal, the following assigned counsel shall receive a reasonable sum for compensation and for necessary expenses, the amount of which shall be determined by the court, to be paid out of the general fund of the county.	\$65/hour or for Reimbursable Cases \$250 1st Appearance \$200 Subsequent Appearance \$250-\$300	San Luis Obispo County Administrative Office Attn: Accounts Payable 1055 Monterey Street, D430 San Luis Obispo, CA 93408

Adoptions Case Prefix AD	FC 7861. The court shall consider whether the interests of the child require the appointment of counsel. If the court finds that the interests of the child require representation by counsel, the court shall appoint counsel to represent the child, whether or not the child is able to afford counsel. The child shall not be present in court unless the child so requests or the court so orders.  FC7862. If a parent appears without counsel and is unable to afford counsel, the court shall appoint counsel for the parent, unless that representation is knowingly and intelligently waived.	half-day of trial \$500-\$600 full-day of trial \$65/hour	San Luis Obispo County Administrative Office Attn: Accounts Payable 1055 Monterey Street, D430 San Luis Obispo, CA 93408
	FC7863 Private counsel appointed under this article shall receive a reasonable sum for compensation and expensesThe amount so determined shall be paid by the real parties in interest, other than the child, in proportions the court deems just. However, if the court finds that any of the real parties in interest are unable to afford counsel, the amount shall be paid out of the general fund of the county.		A court order showing that the court has determined that person is unable to pay is required by the County.
Probate Case Prefix PR	PR1470. (a) The court may appoint private legal counsel for a ward, a proposed ward, a conservatee, or a proposed conservatee in any proceeding under this division if the court determines the person is not otherwise represented by legal counsel Any portion of the cost of that counsel that the court finds the parent or parents or the estate of the ward or proposed ward is unable to pay shall be paid by the county.	\$85/hour (eff. 08/02/12)	San Luis Obispo County Administrative Office Attn: Accounts Payable 1055 Monterey Street, D430 San Luis Obispo, CA 93408
			A court order showing that the court has determined that person is unable to pay is required by the County.

Juvenile Dependency Case Prefix JV	GC77003 (4) Court-appointed counsel in juvenile court dependency proceedings and counsel appointed by the court to represent a minor pursuant to Chapter 10 (commencing with Section 3150) of Part 2 of Division 8 of the Family Code.  The exception is Immigration Issues in Dependency cases, court is responsible for payment	N/A	No claims should be received; send to County Admin. AOC Contract with Teresa Klein. Conflict claims should be submitted to Melanie Jones with the AOC Draft Program. 415-865-738
Family Law Atty for Minor Case Prefix FL, CV	FC3150 a) If the court determines that it would be in the best interest of the minor child, the court may appoint private counsel to represent the interests of the child in a custody or visitation proceeding.  (b) Upon entering an appearance on behalf of a child pursuant to this chapter, counsel shall continue to represent that child unless relieved by the court upon the substitution of other counsel by the court or for cause.  GC77003 (4) Court-appointed counsel in juvenile court dependency proceedings and counsel appointed by the court to represent a minor pursuant to Chapter 10 (commencing with Section 3150) of Part 2 of Division 8 of the Family Code.	\$65/hour	Superior Court Fiscal Division 1035 Palm Street, Rm 385 San Luis Obispo, CA 93408
Family Law Case Prefix FL, FS	FC7863 Private counsel appointed under this article shall receive a reasonable sum for compensation and expenses, the amount of which shall be determined by the court. The amount so determined shall be paid by the real parties in interest, other than the child, in proportions the court deems just. However, if the court finds that any of the real parties in interest are unable to afford counsel, the amount shall be paid out of the general fund of the county.	Determined at time of appointment	San Luis Obispo County Administrative Office Attn: Accounts Payable 1055 Monterey Street, D430 San Luis Obispo, CA 93408 A court order showing that the court has determined that person is unable to pay is required by the County

## **Responsibility for Payment of Appointed Evaluators**

When it appears to the court, at any time tion, that expert <b>evidence</b> is or may be	\$100/hour	
tion that expert axidence is or may be		
		San Luis Obispo County
arty to the action, the court on its own		Department of Social
		Services
		Attn: Tonya Sharp
		Accounts Payable
		P.O. Box 8119
		San Luis Obispo, CA
		93408
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I – see above	\$100/nour	San Luis Ohiana Caunta
		San Luis Obispo County  Probation Department
		Probation Department Attn: Wendy White
		2176 Johnson Avenue
		San Luis Obispo, CA
		93408
z EC1017 (a) When a defendant pleads	\$500 Flat Rate	75 100
• • • • • • • • • • • • • • • • • • • •		San Luis Obispo County
	may appoint one or more experts to may be ordered by the court, and to he action relative to the fact or matter s or may be required. tion for these services, if any, rendered is section, in addition to any service as reasonable to the court. construed to permit a person to perform aired unless the person holds the rform that act.  Indiginally the court proceedings, the more against the coefficient of the court. The board of supervisors so provides, action 730 for medical experts in civil charge against and paid out of the court.  The proceeding is pending and shall be paid to order of the court.  The board of supervisors so provides, action 730 for medical experts in civil charge against and paid out of the court.  The see above	may appoint one or more experts to may be ordered by the court, and to he action relative to the fact or matter s or may be required. tion for these services, if any, rendered is section, in addition to any service as reasonable to the court. construed to permit a person to perform aired unless the person holds the rform that act.  Indiguenile court proceedings, the matter of the court proceedings, the coceeding is pending and shall be paid on order of the court. The board of supervisors so provides, action 730 for medical experts in civil charge against and paid out of the court.  I — see above  \$100/hour

	and may select and appoint three, psychiatrists, or licensed psychologists who have a doctoral degree in psychology and at least five years of postgraduate experience in the diagnosis and treatment of emotional and mental disorders, to examine the defendant and investigate his mental status. It is the duty of the psychiatrists or psychologists so selected and appointed to make the examination and investigation, and to testify, whenever summoned, in any proceeding in which the sanity of the defendant is in question. The psychiatrists or psychologists so appointed by the court shall be allowed, in addition to their actual traveling expenses, such fees as in the discretion of the court seems just and reasonable, having regard to the services rendered by the witnesses. The fees allowed shall be paid by the county where the indictment was found or in which the defendant was held for trial. The AG concluded that the county is responsible for the payment of the following two categories of examinations: (1) examinations ordered under Penal Code sections 1026 and 1027 when a defendant enters a plea of not guilty by reason of insanity; and (2) examinations ordered for sexually violent predator commitment proceedings under Welfare and Institutions Code section 6600 et seq.		Administrative Office Attn: Accounts Payable 1055 Monterey Street, D430 San Luis Obispo, CA 93408
Criminal, Court- Appointed Expert Witness	Evidence Code Section 730 & 731 – see above	\$300 Flat Rate	San Luis Obispo County Administrative Office Attn: Accounts Payable 1055 Monterey Street, D430 San Luis Obispo, CA 93408
Civil, Involuntary Commitment of Mentally Retarded	Welfare and Institutions Code Section 6508& 6513. Each psychologist and physician shall receive for each attendance mentioned in Section 6507 the sum of five dollars (\$5) for each person examined, together with his necessary actual expenses occasioned thereby, and other witnesses shall receive for such attendance such fees and expenses as the court in its discretion allows, if any, not exceeding the fees and expenses allowed by law in other cases in the superior court.	\$300 Flat Rate	San Luis Obispo County Administrative Office Attn: Accounts Payable 1055 Monterey Street, D430 San Luis Obispo, CA 93408

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	Any fees or traveling expenses payable to a psychologist, physician, or		
	witness as provided in this section and all expenses connected with the		
	execution of any process under the provisions of this article, which are		
	not paid by the parent, guardian, conservator, or person charged with the		
	support of the supposed mentally retarded person, shall be paid by the		
	<u>county treasurer of</u>		
	the county in which the person resides, upon the presentation to the		
	treasurer of a certificate of the judge that the claimant is entitled thereto.		
Sexually Violent	Welfare and Institutions Code Section 6600 et seq.	\$300 Flat Rate	
Predator Commitment	(e) If one of the professionals performing the evaluation pursuant to		San Luis Obispo County
	subdivision (d) does not concur that the person meets the criteria		Administrative Office
	specified in subdivision (d), but the other professional concludes that the		Attn: Accounts Payable
	person meets those criteria, the Director of Mental Health shall arrange		1055 Monterey Street,
	for further examination of the person by two independent professionals		D430
	selected in accordance with subdivision (g).		San Luis Obispo, CA
	(f) If an examination by independent professionals pursuant to		93408
	subdivision (e) is conducted, a petition to request commitment under this		
	article shall only be filed if both independent professionals who evaluate		
	the person pursuant to subdivision (e) concur that the person meets the		
	criteria for commitment specified in subdivision		
	(d). The professionals selected to evaluate the person pursuant to		
	subdivision (g) shall inform the person that the purpose of their		
	examination is not treatment but to determine if the person meets certain		
	criteria to be involuntarily committed pursuant to this article. It is not		
	required that the person appreciate or understand		
	that information.		
	(g) Any independent professional who is designated by the Secretary		
	of the Department of Corrections and Rehabilitation or the Director of		
	Mental Health for purposes of this section shall not be a state		
	government employee, shall have at least five years of experience in the		
	diagnosis and treatment of mental disorders, and shall include		
	psychiatrists and licensed psychologists who have a doctoral degree in		
	psychology. The requirements set forth in this section also shall apply to		
	any professionals appointed by the court to evaluate the person for		
C	purposes of any other proceedings under this article.	ф200 FI + В +	
Competency of	Penal Code Section 1368, 1369 & 1370. Under Penal Code section	\$300 Flat Rate	

Criminal Defendant	1368(a) "[i]f, during the pendency of an action and prior to judgment, a doubt arises in the mind of the judge as to the mental competence of the defendant," the judge must inquire of defense counsel whether he or she believes that the defendant is competent. If defense counsel informs the court that he or she does have a doubt about the defendant's competence, "the court shall order that the question of the defendant's mental competence is to be determined in a hearing." If, on the other hand, "counsel informs the court that he or she believes the defendant is mentally competent, the court <i>may</i> nevertheless order a hearing." ( <i>Id.</i> [emphasis added].)		Superior Court Fiscal Division 1035 Palm Street, Rm 385 San Luis Obispo, CA 93408
Probation Following Lewd Acts	Penal Code Section 288.1 The court, however, is not required to order a Penal Code section 288.1 report simply because a party requests it. ( <i>People v. Thompson</i> (1989) 214 Cal.App.3d 1547, 1549.) In <i>People v. Thompson</i> , the Court of Appeal upheld the trial court's refusal to order a Penal Code section 288.1 examination. The court in <i>Thompson</i> found that the defendant is not entitled to such an examination and the examination must be ordered "[o]nly if the trial court is inclined to grant probation." ( <i>Ibid.</i> ) Thus, if the court "has no intention of granting probation, and the record supports such a denial of probation, a section 288.1 report is not mandated." ( <i>Ibid.</i> ) Therefore, examinations are not required simply because they are requested by the defense. The fact that the reports are required only when the court is inclined to grant probation and the fact that the report is delivered to the court for the court to use in exercising its discretion support the arguments that reports ordered by the court are for the court's own "use" and "needs."	\$300 Flat Rate	Superior Court Fiscal Division 1035 Palm Street, Rm 385 San Luis Obispo, CA 93408
Civil Commitment for 180 Days	Welfare & Institutions Code Section 5303.1 The court is not required to order an examination; however, the court <i>may</i> order an examination when a person who is subject to a civil commitment for 180 days requests a hearing or jury trial.  As noted, Welfare and Institutions Code section 5303.1 states that for any hearing or jury trial, the judge "may appoint a psychiatrist or psychologist with forensic skills." If the court does appoint an expert, that person must testify at the trial or hearing. ( <i>Ibid.</i> ) If the court does	\$300 Flat Rate	Superior Court Fiscal Division 1035 Palm Street, Rm 385 San Luis Obispo, CA 93408

Narcotics Addict— Criminal	not appoint an expert, then the examining professionals who requested that the person be committed must testify at the trial or hearing unless their presence is waived. ( <i>Ibid.</i> )  Welfare & Institutions Code Section 3051 The court is required to order an examination when a defendant has been convicted of a felony or had felony probation revoked and the judge believes that the defendant is	\$300 Flat Rate	Superior Court Fiscal Division
	addicted or may become addicted to narcotics. Welfare and Institutions Code section 3051 provides that the court must suspend proceedings and order the district attorney to file a petition for commitment "if it appears to the judge that the defendant may be addicted or by reason of repeated use of narcotics may be in imminent danger of becoming addicted to narcotics"		1035 Palm Street, Rm 385 San Luis Obispo, CA 93408
Narcotics Addict—Civil	Welfare & Institutions Code Section 3102 The court is required to order an examination when the district attorney files a petition for someone's civil commitment as a narcotics addict.  As noted, Welfare and Institutions Code section 3102 provides that when the district attorney files a petition to have someone committed as a narcotics addict, "the court shall order the person sought to be committed to be examined by two physicians." Welfare and Institutions Code section 3103.5 also requires the court to appoint two physicians to examine the defendant.	\$300 Flat Rate	Superior Court Fiscal Division 1035 Palm Street, Rm 385 San Luis Obispo, CA 93408